Prepared by and return to Bryan J. Stanley, Esq Ruden, McClosky, Santh, Schuster & Rusell, P. A. 401 E. Jackson St., Sunte 2700 Tampa, Florada 33602 INSTR # 2002276294 OR BK 11855 PG 1744

RECORDED OB/15/2002 10:15 AM RICHARD AME CLERK OF COURT HILLSBORDUGH COUNTY DEPUTY CLERK & Williams

## AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF OSPREY RUN TOWNHOMES

THIS AMENDMENT ("Amendment") is made this gtt day of August, 2002, by OSPREY RUN DEVELOPERS, INC, a Florida corporation ("Declarant") and OSPREY RUN HOMEOWNERS ASSOCIATION, INC, a Florida not-for-profit corporation ("Association") on the basis of the following recitals of fact

#### RECITALS

- Declarant executed a Declaration of Covenants, Conditions and Restrictions of Osprey Run Townhomes dated June 30, 2000, which was recorded in Official Records Book 10274; Page 0791, Hillsborough County Public Records ("Declaration"), which affected certain real property situated in Hillsborough County known as Osprey Run Townhomes Phase 1
- At the time that the Declaration was recorded, Declarant also owned certain property known as Osprey Run Townhomes Phase 2 which is situated adjacent to Osprey Run Townhomes Phase 1, and, at such time, Declarant intended that Osprey Run Townhomes Phase 2 would eventually be added to the real property encumbered by the Declaration
- After the Declaration was recorded, the property comprising Osprey Run Townhomes, Phase 2 was platted by Declarant pursuant to the a plat entitled "Osprey Run Townhomes Phase 2", recorded in Plat Book 91, Page 12, et seq ("Phase 2 Plat")
- Declarant and Association have executed this Amendment in order to incorporate all of the Osprey Run Townhomes Phase 2 property into the Declaration, in accordance with Article IV, Section 2 of the Declaration

NOW THEREFORE, for good and valuable consideration, Declarant and Association hereby amend the Declaration as follows

Recitals: The Recitals set forth above are true and correct and are hereby incorporated into this Agreement. All capitalized terms in this set forth in this Amendment but not specifically defined herein shall have the definitions for such terms set forth in the Declaration.

TPA 241018 1

- Addition to the Property of Phase II In accordance with Article IV, Section 2 of the Declaration, Declarant and Association hereby add the real property described upon Exhibit "A" attached hereto and made a part hereof to the Property and hereby subject the real property described upon Exhibit "A" to the provisions of the Declaration. The real property described upon Exhibit "A" is all of the property within Osprey Run Townhomes Phase 2 and all of the real property which is the subject of the Phase 2 Plat. All references to the Property in the Declaration shall include the real property described upon Exhibit "A". Any Peron who acquires an interest in the property Exhibit "A" after the date on which this Amendment is recorded in the public records of Hillsborough County, Florida shall acquire such property subject to the Declaration, as amended hereby, and the right and obligations of the Owners of Lots within Osprey Run Townhomes Phase 2, as set forth in the Declaration, shall mure to the benefit of and be binding upon any Person acquiring a Lot within Osprey Run Townhomes Phase 2.
- 3 Article L Section 5 (Common Area) The Common Area within Osprey Run Townhomes Phase 2 is comprised of Tract "A", Tract "B", Tract "C" and Tract "D" in Osprey Run Townhomes Phase 2, as described upon the Phase 2 Plat; and such Tracts shall be deemed to be Common Areas pursuant to the Declaration

#### 4 Article II (Owners Essements of Enjoyment)

A Article II, Section 1 is modified to insert the following

With request to Osprey Run Townhomes Phase 2, every owner and family member, guest, lessee, agent or invitee of an Owner shall have (i) a non-exclusive, perpetual, appurtenant easement for pedestrian and vehicular ingress and egress over, enjoyment in and use of Tract "A" as described on the Phase 2 Plat and (ii) non-exclusive, perpetual, appurtenant easements for wetland conservation and mitigation over and across Tract "B", Tract "C" and Tract "D" as described in the Phase 2 Plat, which rights are subject to the condition and limitations set forth in the Declaration All references to Tract "A" in the Declaration shall include Tract "A" described in the Declaration and Tract "A" described on the Phase 2 Plat, inasmuch as Tract "A" comprises the internal pedestrian and vehicular right-of-way serving the Property

- B Section 1A is modified to include the following in Line 2 after "and Tracts "A", "B", "C" and "D" set forth on the Phase 2 Plat."
- C Section 1C is modified to include the following in Line 3 after "and Tracts "A", "B", "C" and "D" set forth on the Phase 2 Plat."
- Tract "C""

  D Section 2 is modified to include the following in Line 2 after " or "or Tracts "A" set forth on the Phase 2 Plat."

IN WITNESS WHEREOF, the undersigned, being the Declarant and Association, respectively, have hereinto set their hands and seals the day and year first above written

"DECLARANT"

WILLIAMORD	
Bryan J. Stanly	OSPREY RUN DEVELOPERS, INC
(Watness Signature) Print Same Bryan J. Stan	ley 50
Sale & Prisks	Eric Isenbergh, President
Witness Signature) Print Name Gales L. Prisk	4
STATE OF FLORIDA COUNTY OF HILLSBOROUGH	av.
The foregoing instrument was act 2002, by Eric Isenbergh, as President corporation, on behalf of the corporation,	knowledged before me this _9th~day of August, of OSPREY RUN DEVELOPERS, a Florida who is [select one]
personally known to me,	
( ) produced a Florida driver	s license as identification
and the second s	Brigant. Tanla
BRYAN J STANLEY NY COMMISSION & CC 655676 EXPRES ON MAY 2 2001	Notar Public - (Signature)
Bended Thu Hatery Public Underwaters	My Commussion Expires

WITNESSES

### OR BK 11855 PG 1747

WITNESSES	"ASSOCIATION"
Brisins. Sterns	OSPREY RUN HOMEOWNERS ASSOCIATION, INC., a Florida not-for profit corporation
Witness Signature) Print Name Bruan J. Stanley	51
Sale & Ruska	By Eric Isenbergh, President
(Witness Signature) Print Name Gale L. Prisk	
3.	

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me this May of August, 2002, by Eric Isenbergh, as President of OSPREY RUN HOMEOWNERS ASSOCIATION, INC, a Florida not-for-profit corporation, on behalf of the corporation, who is [select one]

( v) personally known to me,

) produced a Florida driver's license as identification

BRYAN J STAMLEY

MY COMMISSION & CC 855678

EXPLIES Online 2, 2003

Boald The loony Falls Uniform

Notary Public - (Signature)
Print Name

My Commission Expires

#### JOINDER AND CONSENT TO AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF OSPREY RUN TOWNHOMES

The undersigned, COLONIAL BANK, an Alabama state chartered bank, as Mortgagee or Lender, under (i) that certain Mortgage recorded in O R Book 10717, Page 377, Public Records of Hillsborough County, Florida, as subsequently modified, and (ii) other instruments relating to the loan described in such Mortgage (which instruments may be recorded in the public records of Hillsborough County, Florida, as such instruments may have been modified prior to the date hereof, hereby joins in, consents to, and acknowledges that certain Amendment to Declaration of Covenants, Conditions and Restrictions entered into by Osprey Run Developers, Inc., a Florida corporation, as Declarant and Osprey Run Homeowners Association, Inc., a Florida not-for-profit corporation, as Association as of August 12, 2002, to which this Joinder and Consent is attached.

WITNESSES.	COLONIAL BANK, an Alabama sta
Sandra D. Parlo (Witness Signature) Print Hume SANDRA, D. PARKS	By. Mh.MM
Witness Signature Frich Tordow	Trile WE KE STEENT Print Name S. KRISTOTIKE KUK-

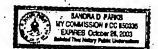
STATE OF FLORIDA COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me this // day of August, 2002, by Kustaples First as User Frenchest of COLONIAL BANK, an Alabama state chartered bank, on behalf of the bank, who is [select one]

( ) personally known to me,

( ) produced a Florida driver's license as identification

Notary Public - (Signature)
Print Name SANDER D PARKS
My Commission Expires 10 - 26 - 03



DESCRIPTION: That part of the Northeast 1/4 of the Northwest 1/4 of Section 8. Tawnship 30 South, Range 20 East, Hillsborough County, Florida, and being more particularly described as follows:

JUSTICIPITAL TIRK PORT OF THE BASINESS 1/4 OF THE PORTHURSE 1/4 OF Section 6, Township 30 South, Ronge 20 East, Millsborough County, Florida, and being more particularly described as follows:

From the Northeast corner of said Northeast 1/4 of the Northwest 1/4 of Section 6, run thence clong North boundary of said Northeast 1/4 of the Northwest 1/4.

N.8746/45\*W., 331.56 feet to a point on the East boundary of the West 1/2 of the Cast 1/2 of said Northeast 1/4 of the Northwest 1/4 of Section 8; thence along said East boundary, S.00709/33\*W., 41.22 feet to a point on the Southerly right-of-way line of BLOOMINGALE AVENUE; as recorded in Official Record Book 6161, Page 1921, Public Records of Hillsborough County, Florida; thence along said Southerly right-of-way line, also being the Northerly boundary of said COPREY RUN TOWNHOMES PHASE 1, said point cless being the Northwest corner of cold COPREY RUN TOWNHOMES PHASE 1, S.8856/37\*W., 329.41 feet to the Northwest corner of said COPREY RUN TOWNHOMES PHASE 1, S.8856/37\*W., 329.41 feet to the Northwest corner of said COPREY RUN TOWNHOMES PHASE 1, S.8856/37\*W., 329.41 feet to the Northwest corner of said COPREY RUN TOWNHOMES PHASE 1, S.8856/37\*W., 329.41 feet to the Northwest corner to BLOOMINGOME AVENUE, as recorded in Official Record Book 161, Page 1918, Public Records of Hillsborough County, Florida; thence clong said Southerly right-of-way line, the following three (3) courses: 1)-S.8555/37\*W., 219 feet to the Southerly right-of-way line, the following three (3) courses: 1)-S.8555/37\*W., 219.64\*C to a point on the West boundary of the East 1/2 of the West 1/2 of said Northwest 1/4 of the Northwest 1/4 of Section 8; thence slong said South boundary S.8973S-85. 1, 335.45 feet to the Northwest 1/4 of Section 8; 7) olong said East boundary, N.00709/43\*E, 15.46\*C feet; 8) S.70709\*Cov., 48.56\*C feet; 9) N.18751\*Cov., 81.75\*C feet to a point on the East Northwest 1/4 of Section 8; 7) olong said East boundary, N.00709/43\*E, 15.35\*C feet of the Northwest 1/4 of the Northwest

Containing 9.605 acres, more or less.



OR BK 11855 PG 1749

Prepared by and return to Bryan J Stanley, Esq Ruden, McClocky, Smith, Schuster & Russell, P A. 401 E Jackson St., Suite 2700 Tampa, Florida 33602 INSTR # 2002414645
OR BK 12150 PG 0289
REDROED 12/05/2002 12:15 PM
RICHARD AND LEAK OF COURT
HILLSONGUER COUNTY
DEPUTY CLERK P Beckhaa

## SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF OSPREY RUN TOWNHOMES

THIS AMENDMENT ("Amendment") is made this 25" day of November, 2002, by OSPREY RUN DEVELOPERS, INC, a Florida corporation ("Declarant") and OSPREY RUN HOMEOWNERS ASSOCIATION, INC, a Florida not-for-profit corporation ("Association") on the basis of the following recitals of fact:

#### RECITALS

- Declarant executed a Declaration of Covenants, Conditions and Restrictions of Osprey Run Townhomes dated June 30, 2000, which was recorded in Official Records Book 10274, Page 0791, as amended in Official Records Book 11855 Page 1744, both of the Public Records of Hillsborough County, Florida (hereinafter the "Declaration"), which affected certain real property situated in Hillsborough County known as Osprey Run Townhomes Phase 1
- 2 The Declaration contained a scrivenor's error in Article VII, Section 3 setting forth the period for the collection of the assessment fee as due on an annual basis
- 4 Declarant and Association have executed this Amendment in order to amend the Declaration to reflect that the assessment fees are due monthly

NOW THEREFORE, for good and valuable consideration, Declarant and Association hereby amend the Declaration as follows

l Recitals: The Recitals set forth above are true and correct and are hereby incorporated into this Agreement. All capitalized terms in this set forth in this Amendment but not specifically defined herein shall have the definitions for such terms set forth in the Decision

#### 2 Article VII (Covenant for Maintenance Assessments)

Article VII, Section 3 is modified, amended and restated to read as follows

Section 3. Maximum Annual Common Assessment. For a period of one (1) year immediately following the conveyance of the first Lot to any Owner, the maximum monthly Common Assessment shall be One Huridred Twenty and No/100 Dollars (\$120.00) per Lot.

A. From and after January 1 of the year immediately following the conveyance of the first Lot to an Owner, the maximum monthly Common Assessment may be increased each

month by five percent (5%) above the maximum monthly Common Assessment for the previous year unilaterally by the Board without the affirmative vote of or confirmation by the Membership

B From and after January 1 of the year immediately following the conveyance of the first Lot to an Owner, any increase in the maximum monthly Common Assessment more than five percent (5%) of the prior year's maximum monthly Common Assessment, requires the affirmative vote (in person or by proxy) or written consent, or any combination thereof, of Owners holding not less than two-thirds (2/3) of the votes of the Association present at a meeting duly called for that purpose.

C The Board may fix the Common Assessment at an amount not in excess of the maximum.

IN WITNESS WHEREOF, the undersigned, being the Declarant and Association, respectively, have hereinto set their hands and scals the day and year first above written.

WITNESSES	"DECLARANT"
mel Shit	OSPREY RUN DEVELOPERS, INC., a Florida
Prof Name Scarl HASCI	
Programe , See 1 / MCCI	By 2
	Eric Isenbergh, President
(Witness Signature)	
Print Name TETER HERNANDEZ	

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me this <u>26</u> day of <u>Not ember</u> 2002, by Eric Isenbergh, as President of OSPREY RUN DEVELOPERS, a Florida corporation, on behalf of the corporation, who is [select one]

(V) personally known to me;

produced a Florida driver's license as identification

Court R Jazzer
Notary Public - (Signature)
Print Name

My Commission Expires

MY COMMISSION & CCM17912 EXPINES
ANY 29 2003
[SIGNATURES CONTINUED ON NEXT PROTES] AND ANY ANY

R BK 12150 PG 0290

WITNESSES	"ASSOCIATION"
(Witness Signature)  (Witness Signature)  (Witness Signature)  Print Name  PETER HER	OSPREY RUN HOMEOWNERS ASSOCIATION, INC., a Florida not-for-profit corporation  By  Eric Isenbergh, President
or 11 manual , 2002, by Enc Ise	was acknowledged before me this <u>AS</u> day obergh, as President of OSPREY RUN HOMEOWNERS or-profit corporation, on behalf of the corporation, who is
(v) personally known to me	
or . ( ) produced a Florida drive	er's license as identification.
	Carol R. Farsey  Notary Public - (Suphibuse)  Print Name  My Commission Expires  Carol R. Fezzey  A MY COMMISSION & CCATAL EXPRES

#### JOINDER AND CONSENT TO AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF OSPREY RUN TOWNHOMES

The undersigned, COLONIAL BANK, an Alabama state chartered bank, as Mortgagee or Lender, under (i) that certain Mortgage recorded in O.R. Book 10717, Page 377, Public Records of Hillsborough County, Florida, as subsequently modified, and (ii) other instruments relating to the loan described in such Mortgage (which instruments may be recorded in the public records of Hillsborough County, Florida, as such instruments may have been modified prior to the date hereof, hereby joins in, consents to, and acknowledges that certain SecondAmendment to Declaration of Covenants, Conditions and Restrictions entered into by Osprey Run Developers, Inc., a Florida corporation, as Declarant and Osprey Run Homeowners Association, Inc., a Florida not-for-profit corporation, as Association as of November 25, 2002, to which this Joinder and Consent is attached.

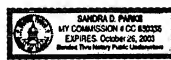
Joinder and Consent is attached.	
WITNESSES	COLONIAL BANK, an Alabama state charted bank
Sel	11/4/1/
Print Name Al Rogers	By Title per president
(Witness Signature) Print Name SANDRA D PARKS	Print Name S. Kally control KAK.
THE NAME SHADER IS FIRE	

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me this <u>27</u> day of <u>Navember</u>, 2002, by <u>SKLISTOPHEL KRAL</u> as <u>VICE PRES</u> of COLONIAL BANK, an Alabama state chartered bank, on behalf of the bank, who is [select one]

( personally known to me,

) produced a Florida driver's license as identification



Notary Public - (Signature)
Print Name SANDER D PARKS
My Commission Expires 10-26-03

来 BK 12150 PG 0292

Prepared by and Return to
Bryan J Stanley, Esq
Ruden, McClosky, Smith,
Schuster & Russell, P A
401 East Jackson Street, Suite 2700
Tampa, FL 33602

INSTR # 2001045613 OR BK 10611 PG 0267

RECORDED 02/13/2001 04:00 PM RICHARD AKE CLERK OF COURT HILLSBOROUGH COUNTY DEPUTY CLERK B King

# FIRST AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF OSPREY RUN TOWNHOMES

This First Amendment ("Amendment") to Declaration of Covenants, Conditions and Restrictions of Osprey Run Townhomes is made this \_\_\_\_\_\_ day of February, 2001, by OSPREY RUN DEVELOPERS, INC., a Florida corporation ("Declarant"), and is made upon the following recitals of fact.

#### RECITALS:

- A. WHEREAS, Declarant executed the Declaration of Covenants, Conditions and Restrictions of Osprey Run Townhomes on June 30, 2000, ("Declaration"), which Declaration was recorded July 13, 2000 in Official Records Book 10274, Page 791, of the Public Records Hillsborough County, Florida; and
- B WHEREAS, the Declaration provides in Article XII, Section 2, Paragraph 1 that as long as there is a Class B membership, Declarant may unilaterally amend the Declaration; and
- C. WHEREAS, Declarant desires to amend and modify the Declaration in accordance with the provisions of this Amendment
- NOW THEREFORE, Declarant hereby declares the following amendments and modifications to the Declaration and declares that the Property (as described in the Declaration) shall be held, sold, and conveyed subject to the easements, restrictions, covenants and conditions set forth in the Declaration, as amended hereby which are for the purpose of protecting the value and desirability of, and which shall run with the Property and be binding upon all parties having any right, title or interest in the Property or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each party thereof:
- 1. Timing of Construction of Certain Common Area Improvements. Notwithstanding anything to the contrary contained in the Declaration, Declarant does not commit to construct improvements within Tract "B" of Common Area of Osprey Run Townhomes Phase I (as described upon Exhibit "D" attached to the Declaration and on the plat of Osprey Run Townhomes Phase I, recorded in Plat Book 88, Page 81, of the Public Records of Hillsborough County, Florida), including but not limited to sidewalks, paths, entryways, recreation facilities and open or landscape areas, until such time as, and only in the event that, Declarant commences development of Osprey Run Townhomes Phase II upon certain real property situated immediately adjacent to the Property which is owned by Declarant and which is more particularly described On Exhibit "A" attached hereto and made a part hereof ("Phase II").

## OR BK 10611 PG 0268

"Commence development" for the purposes of the Declaration and this Amendment shall mean the commencement of construction of Residences (as defined in the Declaration) within Phase II.

2. Timing of Conveyance of Common Area to the Association. Notwithstanding anything to the contrary set forth in the Declaration, Declarant does not commit to convey or assign any interest in or to the Common Area to the Association until at least ninety percent (90%) of the Residences situated within Osprey Run Townhomes Phase I have been sold to third-party buyers; provided, however, that in the event development of Phase II is commenced (as described in Section 1 of this Amendment) prior to such date, Declarant does not commit to convey or assign any interest in or to the Common Area to the Association until at least ninety percent (90%) of the Residencies situated within Osprey Run Townhomes Phase I and to be situated upon Phase II have been sold to third-party buyers.

IN WITNESS WHEREOF, the undersigned, being Declarant, has hereto set its hand and seal the day and year first above written.

signed, sealed and delivered	"DECLARANT"
in our presence	
Print Name: ROBERT H. HEWITT	OSPREY RUN DEVELOPERS, INC., a Florida corporation  By:  Eric Isenbergh, President
	Address: <u>10405 BLOOM/NGDAIL</u> AVE <u>LIVERVIEW, FL 3356</u> 9
STATE OF FLORIDA COUNTY OF <u>Hillsborough</u>	
rebruary, 2001 by Eric Isenbergh, as Presider	acknowledged before me this <u>6</u> day of of of OSPREY RUN DEVELOPERS, INC., a n. He is personally known to me or has produced on.
My commission expires:	Carol A Loggey  Notary Public  Print Name:



## JOINDER AND CONSENT TO FIRST AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTION OF OSPREY RUN TOWNHOMES

The undersigned, WASHINGTON MUTUAL BANK, F.A., a Federal Association

the foregoing first Amenda	, acknowledges and subordinates to the declaration, as amended by ment to Declaration Of Covenants, Conditions And Restriction Of executed by OSPREY RUN DEVELOPERS, INC., a Florida
	WASHINGTON MUTUAL BANK, F.A. a Federal Association
	By: Sin Second Print Name Lisa leger Its: Assistant Vice. President Date February 9, 2001
STATE OF FLORIDA COUNTY OF Palm Bea	r ok
by Lisa Garr, as His	hent was acknowledged before me this 9th day of February, 2001 he Bank. Helshe is personally known to me or has produced as identification.
My commission expires:	Notary Public Print Name: